

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
Alexandria Division**

CORY HOWARD, <i>et al.</i> ,	)	
	)	
Plaintiffs,	)	
	)	
v.	)	Case no. 11-00687 (AJT/IDD)
	)	
CLYDE’S RESTAURANT GROUP, INC., , <i>et al.</i> ,	)	
	)	
Defendants.	)	
_____	)	

**DEFENDANTS’ LIST OF WITNESSES**

Defendants CLYDE, INC., CLYDE’S RESTAURANT GROUP, INC., CLYDE’S OF RESTON, INC., and CLYDE BROADLAND, INC., (collectively “Defendants”), by counsel, pursuant to Fed. R. Civ. P. 26(a)(3) and this Court’s Order dated June 27, 2012, file this List of Witnesses, except impeachment and rebuttal witnesses:

**Witnesses Defendants Expect to Call:**

1. Jeffrey Anders
2. Claude Andersen
3. Christopher Artois
4. Martin Backley
5. John Barry
6. Lee Bedow
7. Mike Beville

8. Adrian Casparian
9. Sara Chickering
10. Paul Fox
11. John Grace
12. Victoria Gradia
13. Emma Graham
14. Fraser Hay
15. Michael Kacmar
16. Shane Mannix
17. Paul McGuinness
18. Tom Meyer
19. Ed Morris
20. Maggie Nunn
21. Richard O'Connor
22. Hans Olson
23. Colleen O'Rourke
24. Jeff Owens
25. Eduardo Pagan
26. Jamie Potter
27. Brian Rauch
28. Nicole Quist
29. Scott Schultz
30. Ken Siegrist

31. David Smith
32. Nathan Thomas
33. Kate Westcott
34. Brendan White
35. Judd Winstanley
36. Any expert(s) designated by Defendants.

**Witnesses Defendants May Call:**

37. All witnesses designated or called by the Plaintiffs to the extent not objected to by the Defendants.
38. All witnesses identified in any documents or discovery produced, or required to be produced, by the Plaintiffs after the Discovery Cut-off to the extent not objected to by the Defendants.
39. All witnesses identified in depositions after the Discovery Cut-off to the extent not objected to by the Defendants.
40. Defendants reserve the right to call any witness for the purpose of impeachment and/or rebuttal.
41. Defendants reserve the right to call any witness for the purpose of authenticating any exhibit or document.

DATED: September 20, 2012

/s/ Attison L. Barnes, III  
Attison L. Barnes, III (Va. Bar No. 30458)  
WILEY REIN LLP  
1776 K Street, N.W.  
Washington, DC 20006  
Tel: (202) 719-7000

Fax: (202) 719-7049  
abarnes@wileyrein.com

*Counsel for Defendants*

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on September 20, 2012, I caused a copy of the foregoing Defendants' List of Witnesses to be served via ECF on the following:

Heidi Burakiewicz, Esq.  
Karla Gilbride, Esq. (pro hac vice)  
MEHRI & SKALET, PLLC  
1250 Connecticut Ave., NW, Ste. 300  
Washington, DC 20036  
Tel: (202) 822-5100  
Fax: (202) 822-4997  
hburakiewicz@findjustice.com  
kgilbride@findjustice.com

/s/ Attison L. Barnes, III  
Attison L. Barnes, III, Esq.  
Va. Bar No. 30458  
WILEY REIN LLP  
1776 K Street, N.W.  
Washington, DC 20006  
Tel: (202) 719-7000  
Fax: (202) 719-7049  
abarnes@wileyrein.com